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IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF PENNSYLVANIA

Bankruptcy Case Number 10-24619-JAD

Debtor#1: Joshu	a M. Fawley		Last Four (4) Digits of SSN: 3644				
Debtor#2:			Last Four (4) Digits of SSN:				
Check if applical							
		R 13 PLAN DATED JA CLAIMS BY DEBTOR	ANUARY 11, 2011 PURSUANT TO RULE 3004				
PLAN FUNDIN	IG						
Payments: D#1 D#2	By Income Attachment \$500.00	Directly by Debto \$ \$	\$ \$				
(Income attach	ments must be used by Debtors	having attachable income)	(SSA direct deposit recipients of	nly)			
The Trustee sh The responsibi PLAN PAYMENT FOR AMENDED i. The to of the	PLANS: otal plan payments shall consist a plan's duration.	ments estimated throughout to sufficient funds to effectuate the one month following the filing of all amounts previously paid	the plan. The goals of the Chapter 13 plan rests with the Debtor. The goals of the Chapter 13 plan rests with the Debtor. The goals of the bankruptcy petition. The description of the plan rests with the Debtor. The goals of the Chapter 13 plan rests with the Debtor.				
			total ofmonths from the original plan filing d	ate;			
	payment shall be changed effection to be changed effection (s) have filed a motion re		priately change the amount of all wage orders.				
IV. THE L	cotor (s) have thed a motion re	questing that the court approp	priately change the amount of an wage orders.				
The Debtor ag	rees to dedicate to the plan the . All sales shall	estimated amount of sale produce be completed by	ceeds: \$from the sale of this property (descr Lump sum payments shall be received by the Truste	ibe) e as			
follows:		1 J					
Other payment	s from any source (describe spec	cifically)	shall be received by the Trustee as follo)ws:			
Level One: Level Two: Level Three: Level Four: Level Five: Level Six: Level Seven: Level Eight:	Unpaid filing fees. Secured claims and lease payn Monthly ongoing mortgage pa Priority Domestic Support Ob Post-petition utility claims. Mortgage arrears, secured taxe All remaining secured, priority Allowed general unsecured cla	nents entitled to Section 1326 syments, ongoing vehicle and ligations es, rental arrears, vehicle payry and specially classified clair aims.	ms, miscellaneous secured arrears.				
Level Nine:	Untimely filed unsecured clair	ns for which the Debtor has n	not lodged an objection.				

*Local Bankruptcy Form No. 10 (Revised March 18, 2008)

1. UNP ©D SEILON ©401 39									
Filing fees: the balance of \$_unds.		sh	nall be fully paid by	the Tru	stee to the	e Clerl	c of Bank	cruptcy Court	from the first available
2. SECURED CLAIMS AN PAYMENTS UNDER SEC				TO PR	RECONF	FIRM	ATION .	ADEQUATI	E PROTECTION
Credition of Creditions (Creditions) Creditions (Credi	Trustee by prior to fi	the Debto	onfirmation shall be	comple made	iance wit at Level 2	the and the and the angle of th	adequate on final j	protection re plan confirma	
3. LONG TERM CONTIN	UING DE	EBTS CU	RED AND REINS	TATE	D, AND	LIEN	(if any)	RETAINED)
Name of Creditor (include account #)		Description of Collateral (Address or parcel ID of real estate, etc.)			Monthly Payment (If changed, state effective date)		tate b	Pre-petition arrears to be cured (w/o interest, unless expressly stated)	
Long term debt claims secu	red by PEK	RSONAL p	property entitled to	§1326 (a)(1)(C)	precoi	nfirmatio	on adequate p	protection payments:
4. SECURED CLAIMS TERMS, WITH NO M Claims entit Name of Creditor	ODIFICA led to prec	TION OF	on adequate protect Collateral	L TER ion pay Contract	MS ANI	LIE ursuar nthly	NS RET	AINED UN' ion 1326 (a)(al Balance	TIL PAID
			Other Cl						
Name of Creditor Descri		cription of Collateral		Contractual Monthly Payment (Level 3)		Principal Balance Of Claim		Contract Rate of Interest	
5. SECURED CLAIMS TO) BE FUL	LY PAID	ACCORDING T	O MOI	DIFIED	TERN	MS AND	LIENS RE	TAINED
Claims entite Name of Creditor	ed to preco		n adequate protecti on of Collateral	ion pay	Modifie Balance	ed Pri		Interest Rat	

Balance Payment at Level 3 or Pro Rata **GEMB/American Honda** 2007 Honda CBR1000RR \$6,995.00 5.0% 209.65 @ 36 mo Motorcycle \$1,500.00 Sterling/Kay Jewelers **Engagement ring** 7% 6. SECURED CLAIMS NOT PAID DUE 7. THE DEBTOR PROPOSES TO AVOID OR TO SURRENDER OF COLLATERAL; LIMIT THE LIENS OF THE FOLLOWING SPECIFY DATE OF SURRENDER **CREDITORS:** Name the Creditor and identify the collateral with specificity. Name the Creditor and identify the collateral with specificity. Allegheny County Treasurer-Former Residence located 1012 Birch Way, Coraopolis, PA 15108. Joint with former spouse, Melissa **Fawley** Borough of Coraopolis: Former Residence located at 1012 Birch Way, Coraopolis, PA 15108 Citifinancial Mortgage: Former Residence located at 1012 Birch Way, Coraopolis, PA 15108 Ford Motor Credit Corporation: 2008 Ford F150 8. LEASES. Leases provided for in this section are assumed by the debtor(s). Provide the number of lease payments to be made by the Trustee. Claims entitled to preconfirmation adequate protection payments pursuant to Section 1326 (a)(1)(C): Description of leased asset Pre-petition arrears to be cured Name of Creditor Monthly payment amount (include account#) and number of payments (Without interest, unless expressly stated otherwise) Other Claims: Name of Creditor Description of leased asset Monthly payment amount Pre-petition arrears to be cured (include account#) and number of payments (Without interest, unless expressly stated otherwise) 9. SECURED TAX CLAIMS FULLY PAID AND LIENS RETAINED Name of Taxing Authority Total Amount of Type of Tax Identifying Number(s) if Tax Periods Rate of Collateral is Real Estate Claim Interest * * The secured tax claims of the Internal Revenue Service, Commonwealth of Pennsylvania and County of Allegheny shall bear

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Page 3/10/fi6ed Principal

Monthly

Interest Rate

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Name of Creditor

interest at the statutory rate in effect as of the date of confirmation of the first plan providing for payment of such claims.

Name of Creditor	Description		Total Amount of Cla	im Monthly Payment or Prorata
1. PRIORITY UNSECUE	RED TAX CLAIMS PAID IN FUI	LL		
Name of Taxing Authority	Total Amount of Claim		Rate of I (0% if bl	
PA Dept. of Revenue	\$680	Income Tax	es 0%	2009
retainer of \$1,000.00 13. OTHER PRIORIT	able to Prostko & Santillan, LLC, and already paid by or on behalf of the TY CLAIMS TO BE PAID IN FUI entitled to preconfirmation adequate	e Debtor, the amoun	at of \$2,000.00 at the	rate of <u>\$200.00</u> per month.
Name of Creditor	Total Amount of Claim	Interest Rate (0% if blank)	Statute Providing	g Priority Status
	Othe	er Claims:		
Name of Creditor	Total Amount of Claim	Interest Rate (0% if blank)	Statute Providing	g Priority Status
4 DOST DETITION UT	I ITV MONTHI V DAVMENTS ((annlicable only un	on gangement betwee	on Dobton(a) and utility)
.4. 1051-1E11110N 011	LITY MONTHLY PAYMENTS ((аррисавие вту ирс	n agreemeni veiwee	n Deolor(s) and utility)
	ingle monthly combined payment for payment will not change for the life of			
he Debtor will be required to	file an amended plan. These paymer from the Debtor (s) after discharge.	nts may not resolve a		
nay require additional lunds	from the Debtor (s) after discharge.			
Name of Creditor	from the Debtor (s) after discharge.	Monthly Paymo	ent Post-p	etition Account Number
	from the Debtor (s) after discharge.	ı	ent Post-p	etition Account Number

10. PRIORS 100046104 DPPORT OFFICE ICA IN ONE;/11/11 Entered 01/11/11 08:22:32 Desc Main

If the Debtor (s) is currently paying Domestic Support Obligations through existing state court order(s) and leaves this section blank, the Debtor (s) expressly agrees to continue paying and remain current on all Domestic Support Obligations through existing state court orders.

15. CLAIMS OF UNSECURED NONPRIORITY CREDITORS TO BE SPECIALLY CLASSIFIED

Name (f @ gedi 100-24619-JA	DPrin ©iond 1458 anc Filed 01	/ 131 ¢101 En	t&fe:dh0:11/4:11/441t s0	8 <i>4</i> 2 12: 3 2to b D@gge d M	alin terest
	Long Term DebDocume	nteres Page	5 of 6		Rate on
		if blank)			Arrears

16. CLAIMS OF GENERAL, NONPRIORITY UNSECURED CREDITORS

The Debtor (s) estimate that a total of \$5,050.00 will be available for distribution to unsecured, non-priority creditors, and Debtor (s) admit that a minimum of \$0.00 must be paid to unsecured non-priority creditors in order to comply with the liquidation alternative test for confirmation. The estimated percentage of payment to general unsecured creditors is 20%. The percentage of payment may change, based upon the total amount of allowed claims. Late-filed claims will not be paid unless all timely filed claims have been paid in full. Thereafter, all late-filed claims will be paid pro-rata unless an objection has been filed within 30 days of filing the claim. Creditors not specifically identified in Parts 1 - 15, above, are included in this class.

GENERAL PRINCIPLES APPLICABLE TO ALL CHAPTER 13 PLANS

This is the voluntary Chapter 13 reorganization plan of the Debtor (s). The Debtor (s) understand and agree that the Chapter 13 plan may be extended as necessary by the Trustee, to not more than 60 (sixty) months, in order to insure that the goals of the plan have been achieved. Property of the estate shall not re-vest in the Debtor until the bankruptcy case is closed.

The Debtor (s) shall comply with the tax return filing requirements of Section 1308, prior to the Section 341 Meeting of Creditors, and shall provide the Trustee with documentation of such compliance at or before the time of the Section 341 Meeting of Creditors. Counsel for the Debtor(s), or Debtor (if not represented by counsel), shall provide the Trustee with the information needed for the Trustee to comply with the requirements of Section 1302 as to notification to be given to Domestic Support Obligation creditors, and Counsel for the Debtor(s), or Debtor (if pro se) shall provide the Trustee with the calculations relied upon by Counsel to determine the Debtor (s)' current monthly income and disposable income.

As a condition to eligibility of the Debtor(s) to receive a discharge upon successful completion of the plan, Counsel for the debtor(s), or the debtor(s) if not represented by counsel, shall file with the Court a certification:

- (1) that the debtor(s) is entitled to a discharge under the terms of Section 1328 of the Bankruptcy Code;
- (2) specifically certifying that all amounts payable under a judicial or administrative order or, by statute, requiring the debtor(s) to pay a domestic support obligation that are due on or before the date of the certification (including amounts due before the petition was filed, but only to the extent provided for by the plan) have been paid;
- (3) that the debtor(s) did not obtain a prior discharge in bankruptcy within the time frames specified in Section 1328(f)(1)or(2);
- (4) that the debtor(s) has completed an instructional course concerning personal financial management within the meaning of Section 1328(g)(1); and
- (5) that Section 1328(h) does not render the debtor(s) ineligible for a discharge.

All pre-petition debts are paid through the Trustee. Additionally, ongoing payments for vehicles, mortgages and assumed leases are also paid through the Trustee, unless the Court orders otherwise.

Percentage fees to the Trustee are paid on all distributions at the rate fixed by the United States Trustee. The Trustee has the discretion to adjust, interpret and implement the distribution schedule to carry out the plan. The Trustee shall follow this standard plan form sequence unless otherwise ordered by the Court.

The provisions for payment to secured, priority and specially classified creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the Trustee will not be required. The Clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. If the secured, priority or specially classified creditor files its own claim, then the creditor's claim shall govern, provided the Debtor (s) and Debtor (s)' counsel have been given notice and an opportunity to object. The Trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.

Any Creditor whose secured claim is modified by the plan, or reduced by separate lien avoidance actions, shall retain its lien until the plan has been fully completed, or until it has been paid the full amount to which it is entitled under applicable non-bankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and successful completion of the plan by the Debtor (s), the creditor shall promptly cause all mortgages and liens encumbering the collateral to be satisfied, discharged and released

Sased 10=246119=1A-Ditor Docc45m as siled 01/141/dr prior type red 01/141/dr av 08/22:32 he place Main notice to the Trustee, counsel of record, (or the Debtor (s) in **Document** they **Page** 16pos 6 nted by counsel), the Trustee shall treat the claim as allowed unless the Debtor(s) successfully objects.

Both of the preceding provisions will also apply to allowed secured, priority and specially classified claims filed after the bar date. LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' COUNSEL OF RECORD (OR DEBTOR, IF PRO SE) WILL NOT BE PAID. The responsibility for reviewing the claims and objecting where appropriate is placed on the Debtor.

BY SIGNING THIS PLAN THE UNDERSIGNED, AS COUNSEL FOR THE DEBTOR(S), OR THE DEBTOR(S) IF NOT REPRESENTED BY COUNSEL, CERTIFY THAT I/WE HAVE REVIEWED ANY PRIOR CONFIRMED PLAN(S), ORDER(S) CONFIRMING PRIOR PLAN(S), PROOFS OF CLAIM FILED WITH THE COURT BY CREDITORS, AND ANY ORDERS OF COURT AFFECTING THE AMOUNT(S) OR TREATMENT OF ANY CREDITOR CLAIMS, AND EXCEPT AS MODIFIED HEREIN, THAT THIS PROPOSED PLAN CONFORMS TO AND IS CONSISTENT WITH ALL SUCH PRIOR PLANS, ORDERS AND CLAIMS.

Attorney Signature: /s/. Edgardo D. Santillan

Attorney Name and Pa. ID #: Edgardo D. Santillan 60030

Attorney Address and Phone 650 Corporation St., Ste 304, Beaver, PA 15009, 724-770-1040

Debtor Signature: /s/Joshua M. Fawley

Debtor Signature: